UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRGINIA ALEXANDRIA DIVISION

105653

Document 1562

	_
UNITED STATES, et al.,	
Plaintiffs,	
vs.	No. 1:23-cv-00108-LMB-JFA
GOOGLE LLC,	No. 1.23-cv-00106-LND-31'A
Defendant.	
Dejenaani.	

DEFENDANT GOOGLE LLC'S WITNESS LIST / RULE 26(a)(3) DISCLOSURES

Pursuant to the Court's Order Regarding Pre-Trial Schedule and Procedures entered on August 5, 2025, ECF No. 1560, and Rule 26(a)(3) of the Federal Rules of Civil Procedure, Defendant Google LLC ("Google") hereby submits its witness list.

Google submits this witness list without waiving any of its rights, including the right to amend or supplement this list. Google also reserves the right to call any rebuttal witnesses.

Google expects to present the testimony, either live ("L") or by deposition ("D"), of the following witnesses¹:

Heather Adkins (L)

James Avery (D)

Glenn Berntson (L)

Andrew Casale (D)

Jed Dederick (D)

Shane Goodwin (L)

¹ In the event Plaintiffs call a witness to testify live that Google has listed as calling by deposition, Google reserves the right to cross-examine the witness outside of the scope of the direct testimony.

Sam Greenfield (L)
Nirmal Jayaram (L)
Luke Lambert (D)
Andres Lerner (L)
George Levitte (L)
David Maymudes (L)
Jason Nieh (L)
Michael Racic (D)
Bryan Rubin (L)
Scott Sheffer (L)
If the need arises, Defendants may present the testimony, either live ("L") or by
deposition ("D"), of the following witnesses ² :
Per Bjorke (L)
Tim Craycroft (L)
Arnaud Creput (D)
Jay Friedman (D)
Rajeev Goel (L or D designation pending)
Jason Kint (D)
Nitish Korula (L)
Stephanie Layser (D)

² Google has included on its may call witness list a number of third parties it anticipates Plaintiffs will include on their witness list. Google wishes to reserve the right to cross-examine or counter designate testimony outside of the scope of the direct testimony or affirmative designations proffered by Plaintiffs but also reserves the right to move to exclude or limit the testimony offered by these third parties.

Jason	Tav1	lor ((\mathbf{D})	١
o coo o m			· —	,

Matthew Wheatland (D)

Grant Whitmore (D)

Any witness listed on Plaintiffs' Witness List/Rule 26(a)(3) Disclosures.

Dated: August 15, 2025

Eric Mahr (pro hac vice) Andrew Ewalt (pro hac vice) Tyler Garrett (VSB # 94759) FRESHFIELDS BRUCKHAUS DERINGER US LLP 700 13th Street, NW, 10th Floor Washington, DC 20005 Telephone: (202) 777-4500 Facsimile: (202) 777-4555 eric.mahr@freshfields.com

Justina K. Sessions (pro hac vice) FRESHFIELDS BRUCKHAUS DERINGER US LLP 855 Main Street Redwood City, CA 94063 Telephone: (650) 618-9250 Fax: (650) 461-8276 justina.sessions@freshfields.com

Daniel Bitton (pro hac vice) AXINN, VELTROP & HARKRIDER LLP 55 2nd Street San Francisco, CA 94105 Telephone: (415) 490-2000 Facsimile: (415) 490-2001 dbitton@axinn.com

Bradley Justus (VSB # 80533) AXINN, VELTROP & HARKRIDER LLP 1901 L Street, NW Washington, DC 20036 Telephone: (202) 912-4700 Facsimile: (202) 912-4701 bjustus@axinn.com

Respectfully submitted,

/s/ Craig C. Reilly

Craig C. Reilly (VSB # 20942) THE LAW OFFICE OF CRAIG C. REILLY, ESQ. 209 Madison Street, Suite 501 Alexandria, VA 22314 Telephone: (703) 549-5354 Facsimile: (703) 549-5355 craig.reilly@ccreillylaw.com

Karen L. Dunn (pro hac vice) Jeannie S. Rhee (pro hac vice) William A. Isaacson (pro hac vice) Jessica Phillips (pro hac vice) Amy J. Mauser (pro hac vice) Bryon P. Becker (VSB #93384) Erica Spevack (pro hac vice) DUNN ISAACSOON RHEE LLP 401 Ninth Street, NW Washington, DC 20004 Telephone: (202) 240-2900 kdunn@dirllp.com

Erin J. Morgan (pro hac vice) DUNN ISAACSOON RHEE LLP 11 Park Place New York, NY 10007 Telephone: (202) 240-2928 emorgan@dirllp.com

Counsel for Defendant Google LLC